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EXAMINER	
WILSON, J	
ART UNIT	PAPER NUMBER

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Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Application No. 08/984,005

Applicant(s)

Dunton et al.

Office Action Summary Examiner

Jacqueline Wilson

Group Art Unit 2712



Responsive to communication(s) filed on <u>Dec 3, 1997</u>	· · · · · · · · · · · · · · · · · · ·
☐ This action is FINAL .	
☐ Since this application is in condition for allowance except f in accordance with the practice under <i>Ex parte Quayle</i> , 19	35 C.D. 11; 453 O.G. 213.
A shortened statutory period for response to this action is set is longer, from the mailing date of this communication. Failure application to become abandoned. (35 U.S.C. § 133). Extens 37 CFR 1.136(a).	e to respond within the period for response will cause the
Disposition of Claims	
	is/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration.
Claim(s)	is/are allowed.
Claim(s)	
Claims are subject to restriction or election requirement.	
Application Papers	
	ing Review, PTO-948.
☐ The drawing(s) filed on is/are obje	
☐ The proposed drawing correction, filed on	
☐ The specification is objected to by the Examiner.	
☐ The oath or declaration is objected to by the Examiner.	
Priority under 35 U.S.C. § 119	
Acknowledgement is made of a claim for foreign priorit	y under 35 U.S.C. § 119(a)-(d).
☐ All ☐ Some* ☐ None of the CERTIFIED copies	of the priority documents have been
☐ received.	
received in Application No. (Series Code/Serial N	-
\square received in this national stage application from th	ne International Bureau (PCT Rule 17.2(a)).
*Certified copies not received:	
☐ Acknowledgement is made of a claim for domestic prio	ority under 35 U.S.C. § 119(e).
Attachment(s)	
☑ Notice of References Cited, PTO-892	No. (c)
☑ Information Disclosure Statement(s), PTO-1449, Paper	No(s)4
☐ Interview Summary, PTO-413☒ Notice of Draftsperson's Patent Drawing Review, PTO-	948
☐ Notice of Informal Patent Application, PTO-152	
SEE OFFICE ACTION ON	N THE FOLLOWING PAGES
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DETAILED ACTION

Specification

1. The disclosure is objected to because of the following informalities:

Page 8, line 12, "may ways" should be changed to --many ways--.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 9, and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kuribayashi (JP 2-76481 (A)).

Regarding Claim 1, Kuribayashi teaches an image processing circuitry (See Fig. 1), the image processing circuitry being adapted to process digital output signals produced by an imaging array. Although Kuribayashi fails to teach a digital imaging array, it is notoriously well known in the art to have digital imaging arrays in for outputting digital signals. Using these arrays produces less noise in signals and allows for easier storage. (Official Notice). Therefore it would have

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been obvious to one of ordinary skill in the art to include a digital imaging array for outputting signals to be processed.

Kuribayashi also teaches that the transmission light control part (element 15) processes saturated (bright) pixel outputs signals differently from non-saturated signals (page 6 of translation) by adjusting the optically shielded elements (element 14a) according to the intensity of the light.

Claim 9 is analyzed and discussed with respect to Claim 1. (See rejection of Claim 1 above.)

Claim 17 is analyzed and discussed with respect to Claim 1. (See rejection of Claim 1 above.)

4. Claims 2-8, 10-16, and 18-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kuribayashi and Takase (U.S. 5,278,658).

Regarding Claim 2, Kuribayashi fails to disclose the image processing circuitry is adapted to process saturated digital pixel output signals by subtracting an estimate of the dark image fixed pattern noise for the imaging array sensors. However, Takase '658 teaches that an average of dark signals output from the optically shielded cells is removed from the image signal output from each of the cells arranged in an effective area (or regions; col. 1, lines 57-61). By averaging the dark signals allows for a more accurate removal process from the image signals since each cell is different. Kuribayashi teaching of processing saturated and non-saturated differently by processing each cell in distinct manners, it would have been obvious to include Takase '658

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teaching of removing the average of dark signals from each cell which would include the saturated signals of Kuribayashi. Therefore, it would have been obvious to one of ordinary skill in the art to modify Kuribayashi with Takase '658 to include the image processing circuitry being adapted to process saturated pixel output signals by subtracting an estimate (average) of the dark image fixed pattern noise for the imaging array sensors.

Regarding Claim 3, Kuribayashi fails to disclose the image processing circuitry is adapted to estimate the dark fixed pattern noise by sampling from a dark image comprising stored digital pixel output signals. However, Takase '658 teaches that a sample-hold circuit (element 4) may be used for sampling dark signals which produces average dark signals (col. 5, lines 10-15). Sample-hold circuits are well known in the art for sampling and storing signals to be processed in a processing circuitry, and would have been obvious to include in Kuribayashi for temporarily storing dark signals for subtracting from image signals. Therefore, it would have been obvious to one of ordinary skill in the art modify Kuribayashi with Takase '658 by including in the image processing circuitry an estimate of the dark fixed pattern noise by sampling from a dark image comprising stored pixel output signals.

Regarding Claim 4, Kuribayashi fails to disclose the image processing circuitry is adapted to sample the dark image in regions corresponding to the regions of saturated digital pixel output signals in an image of interest. However, Takase '658 teaches that dark signals are removed from image signal output from each of the cells arranged in an effective area (col.1, lines 57-60), which includes saturated pixels, and the subtracter subtracts the dark signal component from an image

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signal obtained for each corresponding cell under an exposure condition (see Abstract). This is performed for the purpose of properly eliminating the noise from the exact area so that the image will lack unwanted noise from a particular area of interest. Therefore, it would have been obvious to one of ordinary skill in the art to sample the dark image regions corresponding to the regions of saturated pixel output signals in an image of interest.

Regarding Claim 5, both Kuribayashi and Takase '658 describes the image processing circuitry is adapted for use with imaging array comprising a CCD sensor.

Regarding Claim 6, Kuribayashi fails to disclose the image processing circuitry comprises fixed pattern noise reduction circuitry. However, Takase '658 teaches a dark signal removing means coupled to the dark signal component generating means for removing the dark signal component generated for each cell. By using this type of fixed pattern noise reduction circuitry allows the system to remove dark signals from each cell for producing images without dark current. Therefore, it would have been obvious to one of ordinary skill in the art for the image processing circuitry to comprise a fixed pattern noise reduction circuitry.

Claim 7 is analyzed and discussed with respect to Claim 6. (See rejection of Claim 6 above.)

Claim 8 is analyzed and discussed with respect to Claim 4. (See rejection of Claim 4 above.)

Claim 10 is analyzed and discussed with respect to Claim 2. (See rejection of Claim 2 above.)

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Claim 11 is analyzed and discussed with respect to Claim 3. (See rejection of Claim 3 above.)

Claim 12 is analyzed and discussed with respect to Claim 4. (See rejection of Claim 4 above.)

Claim 13 is analyzed and discussed with respect to Claim 5. (See rejection of Claim 5 above.)

Claim 14 is analyzed and discussed with respect to Claim 6. (See rejection of Claim 6 above.)

Claim 15 is analyzed and discussed with respect to Claim 7. (See rejection of Claim 7 above.)

Claim 16 is analyzed and discussed with respect to Claim 8. (See rejection of Claim 8 above.)

Claim 18 is analyzed and discussed with respect to Claims 1 and 2. (See rejection of Claims 1 and 2 above.)

Claim 19 is analyzed and discussed with respect to Claim 3. (See rejection of Claim 3 above.)

Claim 20 is analyzed and discussed with respect to Claim 4. (See rejection of Claim 4 above.)

Claim 21 is analyzed and discussed with respect to Claim 5. (See rejection of Claim 5 above.)

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Claim 22 is analyzed and discussed with respect to Claim 6. (See rejection of Claim 6 above.)

Claim 23 is analyzed and discussed with respect to Claim 7. (See rejection of Claim 7 above.)

Claim 24 is analyzed and discussed with respect to Claim 8. (See rejection of Claim 8 above.)

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Takahashi et al. (U.S. 5,293,239)

Wiggins (U.S. 4,216,503)

Tani (U.S. 5,719,625)

Tani (U.S. 5,477,265)

Mita (U.S. 5,267,335)

Johnson et al. (U.S. 5,303,064)

Houchin et al. (U.S. 5,047,861)

6. Any inquiries concerning this communication from the examiner should be directed to **Jacqueline Wilson** whose telephone number is (703) 308-5080. The examiner can normally be reached Monday-Friday from 9:00 A.M. to 5:00 P.M.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Wendy Garber**, can be reached at (703) 305-4929. The fax number for this group is (703) 308-5399.

Any response to this action should be mailed to:

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or Faxed to:

(703) 308-9051, (for formal communication intended for entry)

or:

(703) 308-5399, (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, V.A., Sixth Floor (Receptionist).

February 17, 1998

Supervisory Patent Examiner